

## UNITED STATE DEPARTMENT OF COMMERCE Patent and Trademark Offic . .

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Washington, D.C. 20231

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/492,218

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SITRICK

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MMC2/1121

Sitrick & Sitrick 8340 N'Lincoln avenue suite201 Skokie IL 60077

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UNIT PAPER NUMBER

2837

DATE MARLED:

11/21/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks

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Application No. 09/482,218

Applicant(s)

Sitrick

Office Action Summary

Examiner

Group Art Unit

	Marlon Fletcher	2837	
Responsive to communication(s) filed on Jun 27, 2000			·
☐ This action is <b>FINAL</b> .			
Since this application is in condition for allowance except in accordance with the practice under Ex parte Quayle,		n as to the me	erits is closed
A shortened statutory period for response to this action is si longer, from the mailing date of this communication. Fai application to become abandoned. (35 U.S.C. § 133). Ext 37 CFR 1.136(a).	lure to respond within the period	for response	will cause the
Disposition of Claims			
	is/are p	pending in the	application.
Of the above, claim(s)	is/are w	ithdrawn from	consideration.
Claim(s)	is	s/are allowed.	
Claim(s)	is	/are rejected.	
☐ Claim(s)			to.
☐ received. ☐ received in Application No. (Series Code/Seria ☐ received in this national stage application from *Certified copies not received: ☐ Acknowledgement is made of a claim for domestic p	bjected to by the Examiner.  is approved  er.  prity under 35 U.S.C. § 119(a)-(a)  ies of the priority documents have  Number)  the International Bureau (PCT F	ve been _ · Rule 17.2(a)).	
Attachment(s)  Notice of References Cited, PTO-892 Information Disclosure Statement(s), PTO-1449, Pap Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Review, PT Notice of Informal Patent Application, PTO-152			

--- SEE OFFICE ACTION ON THE FOLLOWING PAGES ---

Application/Control Number: 09/492,218 Page 2

Art Unit: 2837

## **DETAILED ACTION**

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-36, 66-81, and 86-90, drawn to a display, classified in class 345, subclass 418.
  - II. Claims 37-40, and 55-65, drawn to method of displaying music, classified in class84, subclass 477R.
  - III. Claims 41-51, 82-84, and 91-93, drawn to communications, classified in class 700, subclass 90.
  - IV. Claims 52-54, 85, drawn to a method of virtual performance, classified in class348, subclass 739.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions I and II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because group I provides a display system which encompasses a broad are of display devices, wherein group II is related to a more specific area of musical display, wherein group II does not require the particulars of group I. The subcombination has separate utility such as displaying musical presentations.

Application/Control Number: 09/492,218

Art Unit: 2837

3. Inventions III and IV are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be

separately usable. In the instant case, invention group III is directed to a communication system,

wherein computers are interconnected to transfer data, wherein group IV is directed to a virtual

performance performed on a workstation which has separate utility such as displaying virtual

performance. See MPEP § 806.05(d).

4. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination

purposes as indicated is proper.

5. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

6. Because these inventions are distinct for the reasons given above and the search required

for Group III is not required for Group IV, restriction for examination purposes as indicated is

proper.

7. A telephone call was made to David Sitrick on 11/20/2000 to request an oral election to

the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an

election of the invention to be examined even though the requirement be traversed (37

CFR 1.143).

Page 3

Art Unit: 2837

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marlon Fletcher whose telephone number is (703) 308-0848.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Nappi, can be reached on (703) 308-3370. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-7722.

November 20, 2000

MARLONT, FLETCHER